NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA SIXTH APPELLATE DISTRICT

THE PEOPLE,

Plaintiff and Respondent,

v.

ARTURO CALDERON ARGUELLO,

Defendant and Appellant.

H033138 (Santa Cruz County Super. Ct. No. F14937)

Defendant, Arturo Calderon Arguello was involved in a riot at the Watsonville Veteran's Hall where he knocked over several pieces of musical equipment. He appeals from a judgment entered after he pleaded guilty to one felony count of vandalism. (Pen. Code, § 594, subd. (a).) The trial court placed defendant on 24 months probation, and defendant requested a hearing on restitution At the restitution hearing, the trial court expressed concern that there was insufficient evidence of any damage to the equipment. However, because defendant agreed that the amount of restitution was reasonable, the court ordered him to pay \$6,400 in victim restitution. This timely appeal ensued.

We appointed counsel to represent defendant in this court. Appointed counsel filed an opening brief which states the case and the facts but raises no specific issues. We notified defendant of his right to submit written argument in his own behalf within 30 days. That period has elapsed and we have received no written argument from

defendant. Pursuant to *People v. Wende* (1979) 25 Cal.3d 436, we have reviewed the entire record and have concluded that there is no arguable issue on appeal.

DISPOSITION

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	RUSHING, P.J.
WE CONCUR:	
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PREMO, J.	
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ELIA, J.	